

## MINUTES OF THE CITY COUNCIL

CITY OF AUSTIN, TEXAS

Regular Meeting

June 7, 1951  
10:00 A.M.

Council Chamber, City Hall

The meeting was called to order with Mayor Drake presiding.

## Roll Call:

Present: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Absent: None

Present also: Walter E. Seaholm, City Manager; Trueman E. O'Quinn, City Attorney; C. G. Levander, Director of Public Works; R. D. Thorp, Chief of Police.

Councilman MacCorkle moved that since copies of the minutes of the last meeting of the City Council have been furnished Council members by the City Clerk, the reading of the minutes be dispensed with and that the minutes be adopted as read in the Clerk's report. Upon being duly seconded by Councilman Long, the motion was unanimously adopted by the Council and the minutes so approved.

MR. DAVID CARSON submitted a petition asking that the City annex certain property in the Colorado School District, so that the children could have free public school education through high school, and that the development of the property could be planned properly. The Council received the petition and it was the general idea that something could be started on this request, as well as other recent requests to be brought into the City limits, right away.

A petition filed by MR. HERBERT W. HELEMAN, 1403 East 34th Street, was read by MR. GLENN EVANS, 1408 E. 34th, asking that the City extend the storm sewer now running from East Avenue to Warner Street, to Kern Ramble. He explained the situation existing. The City Manager stated that an open ditch took care of the drainage up to a certain point; but as this subdivision developed and streets were paved, the water would gush in faster than this ditch could handle during rainy seasons. The city had asked the property owners to participate in a storm sewer project, but some would not; and the City Manager said he would recommend that the City go ahead with this storm sewer at an estimated cost of about \$12,000 to \$15,000; and that plans were about read to submit to the Council on this.

MR. ROLF A. GOETH presented a petition asking the City not to spend any money other than what would be necessary for police services on the visit of General MacArthur to Austin, June 13th. Councilman Long made a statement that if Mr. MacArthur's visit has any political aspect, that she would not want to lend her support to anything that he might say or do; but as a citizen coming to Austin, he certainly deserved a welcome.

MR. H. P. ALLEN appeared before the Council asking that the ordinance pertaining to trailer courts and tourist courts be amended, so that trailer court operators could rent only to trailers with their own sanitary facilities installed so that they could be connected to sewer lines. If this amendment could be passed, operators of this type of trailer court would not be required to construct the required restrooms and showers. Only trailers with their own facilities would be permitted in this type of court. Councilman Long moved that the City Attorney be instructed to draw up an amendment to the present ordinance to include this Class A-1 type of trailer park with facilities to make sewer connections to trailers. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

MR. ROSWELL MILLER made inquiry about a \$100.00 refund he thought was due him on a sewer contract on Churchill Drive, which contract was made in July, 1940. The City Manager explained these contracts were made for a period of five years, where the City was to refund \$100 for each sewer connection on an average. All of those contracts were interrupted by the war and building restrictions. The Council authorized the extension of these contracts to take care of the interruption during the war. His contract went a year and a half prior to the entrance into the war; then  $3\frac{1}{2}$  years were added to his contract which would terminate it in 1948. He started construction after that time. The matter was turned over to the City Attorney to study the contract to see what the legal status is.

The City Manager presented the following letter from Rob't B. Dixon, Sec'y & Treasurer, Longhorn Boat Club, dated May 31, 1951:

"The Longhorn Boat Club respectfully requests permission to hold a sanctioned Lone Star Boat Racing Association regatta on Lake Austin at the site of the Longhorn Boat Club property on June 24, 1951.

"Clubs from the following cities will have representation at the meet: Beaumont, Waco, Corpus Christi, Baytown, Orange, Houston, Austin, Galveston, Lake Charles, La., San Antonio, Freeport, Port Arthur, Lufkin, Paris, Sweetwater, San Angelo, Sherman, Dallas, and Fort Worth.

"We would appreciate this being put on the agenda of the City Council at the earliest date.

MR. PAUL GREGORY appeared before the Council in this request. In view of the fact the Club had held these races before with Council permission, and

in view of the fact the Club had advertised this event over the State, the Council felt they should be given permission. Councilman Long moved that permission be given to the LONGHORN BOAT CLUB to hold their races on June 24, 1951. The motion seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
 Noes: None

MR. GREGORY and MR. MILO HILL asked if a committee from the Longhorn Boat Club could meet with the Navigation Board to recommend rules of safety. The Mayor suggested that a committee from the club and a committee from the other group meet with the Navigation Board and get all the facts before it.

Councilman Johnson moved that the following application for change of zoning be set for public hearing at 11:00 A.M. June 28, 1951:

H. P. ALLEN	2400 Block So. Congress Avenue (Rear) South 120' of a 3.88 acre tract out of Blk.C., Live Oak Grove less the front 400' now zoned "C-1", being the rear tract of land located on the west side of So. Congress Ave. approximately 300' south of Oltorf St.	From "A" Residence To "C" Commercial NOT Recommended by the Zoning Board on May 28, 1951
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The motion, seconded by Councilman Long, carried by the following votes:  
 Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
 Noes: None

With reference to a request for an appropriation of \$2,000 to build a model of the river, the City Manager submitted the following letter addressed to the Mayor and City Council under date of June 7, 1951, and signed by George W. Sandlin, Chairman, City Plan Commission:

"At a special meeting of the City Plan Commission on May 31, 1951, it was unanimously voted by those present to recommend to the City Council that a model of the riverfront area be constructed in accordance with the recommendations or request made by the Chamber of Commerce.

"This model, showing the area between Lamar bridge and the Interregional Highway bridge location, will be a graphic presentation of all river drive development planning which will greatly aid engineers, planners and the general public in visualizing the future development of this area. Particularly will it aid the City Plan Commission and the City Council in obtaining the interest and cooperation of all private and public agencies that will be called upon to participate in developing the master plan of Austin.

"We respectfully request that this project be authorized and commenced as soon as possible."

A letter from the Executive Board of the Citizens' Committee for Permanent Beautification of Austin, dated June 7th, endorsing the proposal of former Mayor Taylor Glass that a \$2,000 appropriation be made to build a scale model of the Colorado River at Austin, was also submitted.

The City Manager in his recommendation to the Council stated,

"The City Planning Commission have unanimously recommended that a model of the river front area be constructed as was requested by the Chamber of Commerce.

"We feel that such model would be of benefit in developing the Colorado River. I would, therefore, recommend to the Council that an appropriation of not to exceed \$2,000 be made from our unappropriated or contingency, as provided in the budget, this to be replaced when the low water dam bonds are sold."

Councilman MacCorkle then moved that an appropriation not to exceed \$2,000 be made for a model of the river, as recommended by the City Manager. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The City Manager submitted specifications for audit of the City of Austin, to the Council for study. (Filed in City Clerk's Office under AUDIT) The Council decided to take this matter up the following week so that each member would have more time to go over the specifications.

DR. BEN PRIMER submitted the Proposed Annual Budget for the Austin-Travis County Health Unit for the Fiscal year ending December 31, 1951. (Copy of this budget on file in City Clerk's Office under PUBLIC HEALTH AND WELFARE) This was the budget which had been approved by the State and would have to have Council approval. The City Manager stated it would not affect the City's budget this year, but would overlap next year. Dr. Primer explained the State money that was appropriated to the City. He explained that the Clerk, Item 9, had been paid one-half by the Tuberculosis Association and one-half by the Council. The Association has discontinued this payment to the County, and the County has indicated it would contact the City to assume that part--\$200.00. After the Council had discussed this proposed budget thoroughly, Councilman Long moved that this tentative budget as submitted by Dr. Primer be accepted, and that the Mayor be authorized to sign it. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

COUNCILMAN WHITE presented the following petition signed by twenty-four citizens:

"We, the undersigned, are residents of East 38th Street from Red River Street to East Avenue and are very desirous of getting our street the water-asphalt treatment to alleviate the dust. The dust in this area is terrific and very annoying. Various ones have called asking for this treatment or even water the street and so far nothing has been done. This street is used by numerous trucks connected with the construction of the new East Avenue Highway, numerous delivery trucks, and also residents of the east side of East Avenue cross on Concordia to Harmon to East 38th to reach Red River and vice versa.

"We ask of you to please investigate this area and see if you dont agree with us that it is a much traveled street and needs to be water-asphalt treated."

The Mayor complimented MR. C. G. LEVANDER and MR. NOBLE E. LATSON on their idea of asphalt treatment which has been so heartily received. He thought possibly certain streets would have to have a little priority. Councilman Long suggested that Mr. Levander study the possibility of recommending to the Council additional machines, as the paving program was moving along so slowly. She thought maybe some consideration should be given to enlarging that asphalt sprinkling program. The Mayor suggested that one thoroughfare be completed a year, and that 38th Street will take the cross-town traffic since 41st Street will be closed to through traffic when the highway comes in. The City Manager stated everything was ready to go when the bond money was available. The Mayor asked the City Manager to submit to the Council next Thursday in addition to what the school would require, what the City should have in the way of bond money--what is actually needed, and what is desired.

The Mayor brought up three outstanding questions for consideration or action of the Council.

(1) The setting up of a new ordinance regarding the zoning and planning in connection with the suggestions made at the meeting on June 5th--setting up a Planning Board with a sub-committee of zoning, and a plat committee, etc. Councilman Long moved that the City Manager be instructed to have an ordinance drawn up revamping the Zoning and Planning Commission as outlined in the meeting. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

(2) The Mayor suggested that a traffic committee be appointed to advise with the Traffic Engineer. Councilman Long moved that the Council appoint a citizens committee of seven to work with the Council in ironing out its traffic and safety problems, and that the City Manager be instructed to have an ordinance drawn up creating such a committee. The motion, seconded by Councilman MacCorkle carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

(3) A charter amendment to change the duties and compensation of the Equalization Board. The Mayor stated the Board had not drawn any compensation for its duties since the work of the Equalization Board had been completed, but these members had been doing other work for the city. It was stated that the Budget provided for pay as the Charter set out for the Equalization work, and also provided for appraisal work as other duties. The Board has not submitted its bill as yet for the extra duties.

The Mayor recalled a recommendation from the Equalization Board, in which the Council was to instruct the Tax Department in regard to taxing personal property, machinery, etc., and that the Council ought to go ahead and instruct the Department what to do. The City Manager was to get a memorandum on this.

The City Attorney reported on three matters in litigation: (1) The Weiler Condemnation Suit for property on the site of the proposed water plant on Mt. Bonnel had been completed, and the Commission awarded \$10,000 for 5.12 acres. He stated from here, the City would move with negotiations for that.

(2) The Firemen's and Policemen's suit regarding the initiative ordinance which they asked the Council to adopt, reached the Supreme Court. The Supreme Court granted a writ of error on five of the nine points raised, those dealing principally with the contention that the ordinance if adopted would be in conflict with the State Law, and the provision of the Charter must be construed as not permitting the submission of this ordinance, as that would also be in conflict with the State law.

(3) The Court of Civil Appeals reviewed the Salazar Case and rendered a judgment in favor of the City; however, a motion for rehearing was pending before the Court of Civil Appeals.

The City Attorney reported on House Concurrent Resolutions 52, 49 and 50, stating they were passed by the Senate; those resolutions permitting the widening of the right-of-way of 45th Street between Guadalupe and Burnet Road, coming off of State property from the Austin State Hospital and School for the Blind. The other resolution was the right-of-way for Koenig Lane across the State tract just south of the building of the Department of Public Safety.

Other matters pending on condemnation or further negotiations are the Bradfield and Brush property, the Rosenquist property and the Holloway property; and the St. John property for additional right-of-way for East Avenue; and the Cater Joseph property. The City Manager explained the difference in price of the Joseph property and the Moulden property adjoining. He thought by next week he would have something definite on these two properties--either an acceptance of an offer or a reject.

The City Manager explained a situation existing on Dry Creek where some property had been submerged due to changing the site of the old dam and adding two and a half feet to it in height. He stated a suit had been filed for damages

in the amount of \$25,000. The City Manager and City Attorney felt it might be to the City's advantage to recommend purchasing the whole tract. The Stephensons, the owners, asked \$40,000 for the tract as against the appraisers' figure of \$23,000. He stated there is about 3300 feet of frontage on the river and is accessible in two different ways; and the attorneys representing the owners have indicated that the whole thing could be settled if the City purchased the land. The City Manager thought the City might gain more land by reclamation. The City Attorney seemed to think the plaintiffs had a pretty good chance in this law suit; and as this tract had wonderful possibilities for recreational purposes and provided a further access to the river, he would like authority to negotiate with the owners for the purchase of the whole tract. Councilman Johnson moved that the City Manager be authorized to negotiate with Mr. W. H. Stephenson, owner of this tract of land before the trial comes up. The motion, seconded by Councilman MacCorkle, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
 Noes: None

The Council decided not to hold a "briefing" session the following Tuesday night, June 12th.

The Council received notice from the City Manager that the following applications for change of zoning had been referred to the Zoning Board of Adjustment for consideration and recommendation:

HANDY WILLIAMSON, JR.	1819 W. 10th Street	From "A" Residence To "C" Commercial
7-ELEVEN, INC., LESSEE ODAS JUNG, Owner	915 North Lamar	From "C" Commercial To "C-1" Commercial

Councilman Johnson offered the following resolution and moved its adoption:

(RESOLUTION)

WHEREAS, Troy Ragland is the Contractor for the remodeling of a building located at 125 West 7th Street and desires a portion of the Sidewalk and Street Working space abutting the east 102.66' of Lots 7 and 8, Block 70, in the Original City of Austin, Travis County, Texas, during the remodeling of the building, such space to be used in the work and for the storage of materials therefor; therefore

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

1. THAT space for the uses hereinabove enumerated be granted to said Troy Ragland, the boundary of which is described as follows:

Sidewalk and Street Working Space

Beginning at the northwest corner of the above described property; thence in a northerly direction and at right angles to the centerline of West 7th Street to a point 5 feet south of the south curb line; thence in an easterly direction and parallel with the centerline of West 7th Street approximately 15 feet to a point; thence in a southerly direction and at right angles to the centerline of West 7th Street to the north line of the above described property.

2. THAT the above privileges and allotment of space are granted to the said Troy Ragland, hereinafter termed "Contractor", upon the following express terms and conditions:

(1). That the Contractor shall erect within the above described working space a solid fence built of not less than one-inch material and at least 8 feet in height (or extending from the sidewalk to the underside of the present awning) substantially braced and anchored and to maintain same in good condition at all times while the work is in progress. The Contractor will be permitted to put a door in the barricade that will either open in or slide parallel to the barricades, and at all times that material is being delivered or taken away from the building, a watchman shall be provided to warn pedestrians of approaching danger. The Contractor will also be permitted to use one parking meter space immediately in front of the entrance in the barricade, for the delivery or removal of materials during construction work.

(2). That the Contractor is permitted to construct in his working space a substantial gate which shall be kept closed at all times when not in use and at all times that such gate is open, the Contractor shall maintain a person at this gate to warn pedestrians and vehicles of approaching trucks. This gate is not to open out so as to impede vehicular or pedestrian traffic.

(3). That no vehicles in loading or unloading material at the working space shall park on any part of the street outside of the allotted working space.

(4). That "No Parking" signs shall be placed on the street side of the barricades.

(5). That the Contractor is permitted to construct a temporary work office within such allotted working space provided such work office is not within 25 feet of any corner street intersection.

(6). That the Contractor shall in no way obstruct any fire plugs or other public utilities in the construction of such barricades.

(7). That provisions shall be made for the normal flow of all storm waters in the gutter and the Contractor will be responsible for any damage done due to obstruction of any such storm water.

(8). That the Contractor shall place on the outside corners of any walkway, barricades or obstructions, red lights during all periods of darkness and provide lighting system for all tunnels.

(9). That the Contractor shall remove all fences, barricades, loose materials and other obstructions on the sidewalk and street immediately after the necessity for their existence on said sidewalk or street has ceased, such time to be determined by the City Manager, and in any event all such sidewalk, barricades, materials, equipment and other obstructions shall be removed not later than July 15, 1951.

(10). That the City reserves the right to revoke at any time any and all the privileges herein granted or to require the erection or installation or additional barriers or safeguards if the conditions demand it.

(11). That the use and enjoyment of the spaces herein granted shall not be exclusive as against public needs and the City, in making such grant reserves the right to enter and occupy any part or all of said space any time with its public utilities, or for other necessary public purposes.

(12). That any public utility, or public or private property, disturbed or injured as a result of any of the activities necessary for the completion of the construction work for said building projects whether done by the Contractor, City forces, or public utilities shall be replaced or repaired at the Contractor's expense.

(13). That the Contractor shall furnish the City of Austin a surety bond in the sum of Five Thousand Dollars (\$5,000.00), which shall protect, indemnify and hold harmless the City of Austin from any claims or damages to any person or property that may accrue to or be brought by any person by reason of the exercise or abuse of the privileges granted the Contractor by the City of Austin and shall guarantee the replacement of all sidewalks, pavement and all other public property and public utilities disturbed or removed during the construction work and shall further guarantee the construction of a walkway and other safeguards during the occupancy of the space.

The motion, seconded by Councilman White, carried by the following vote:  
Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

Councilman Johnson offered the following resolution and moved its adoption:

## (RESOLUTION)

WHEREAS, Southern Union Gas Company has presented to the City Council tentative maps or plans showing the proposed construction of its gas mains in the streets in the City of Austin hereafter named, and said maps or plans have been considered by the City Council; therefore

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

THAT Southern Union Gas Company be and the same is hereby permitted to lay and construct its gas mains in and upon the following streets:

(1) A gas main in EAST 8th STREET, from a point 102 feet west of Harvard Street easterly 313 feet, the centerline of which gas main shall be 15 feet north of and parallel to the south property line of said EAST 8th STREET.

Said gas main described above shall have a cover of not less than  $2\frac{1}{2}$  feet.

The Southern Union Gas Company is hereby put upon notice that the City of Austin does not guarantee that the space assigned above is clear from other underground utilities, but is based upon the best records we have at hand, and that the minimum depth stated does not have any reference to the fact that greater depths may not be required at special points. When the Southern Union Gas Company requires definite information upon the ground as to elevations or working points from which to base the location of their assignments, they shall apply to the Department of Public Works not less than three (3) days before such information is required. The Southern Union Gas Company is further put upon notice that they will be required to bear the expense of repairs or replacement of any underground utility damaged during the construction of lines named in this resolution.

AND THAT whenever pavement is cut in the vicinity of a fire plug, water must be used at intervals during the course of backfilling of the ditches.

THAT the work and laying of said gas mains, including the excavation in the streets, and the restoration and maintenance of said streets after said mains have been laid shall be under the supervision and direction of the City Manager, and under all the pertinent terms and conditions of the certain franchises granted to said company by the City of Austin.

The motion, seconded by Councilman Long, carried by the following vote:  
Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

Mayor Drake introduced the following ordinance:

AN ORDINANCE CLOSING THE HEARING GIVEN TO THE REAL AND TRUE OWNERS OF PROPERTY ABUTTING UPON EAST 13th STREET, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREINAFTER DEFINED, AS TO SPECIAL BENEFITS TO ACCRUE TO SAID PROPERTY AND THE REAL AND TRUE OWNERS THEREOF BY VIRTUE

OF THE IMPROVEMENT OF SAID STREET WITHIN SAID LIMITS, AND AS TO ANY ERRORS, INVALIDITIES OR IRREGULARITIES IN ANY OF THE PROCEEDINGS OR CONTRACT THEREFOR; OVERRULING AND DENYING ALL PROTESTS AND OBJECTIONS OFFERED; FINDING AND DETERMINING THAT EACH AND EVERY PARCEL OF PROPERTY ABUTTING UPON SAID STREET WITHIN THE LIMITS DEFINED WILL BE SPECIALLY BENEFITED AND ENHANCED IN VALUE IN EXCESS OF THE AMOUNT OF THE COST OF SAID IMPROVEMENTS PROPOSED TO BE, AND AS, ASSESSED AGAINST SAID PROPERTY, AND THE REAL AND TRUE OWNERS THEREOF, AND LEVYING AN ASSESSMENT FOR THE PAYMENT OF A PORTION OF THE COST OF IMPROVING SAID STREET WITHIN SAID LIMITS DEFINED, FIXING A CHARGE AND LIEN AGAINST SAID PROPERTIES, AND THE REAL AND TRUE OWNERS THEREOF, PROVIDING FOR THE ISSUANCE OF ASSIGNABLE CERTIFICATES UPON THE COMPLETION AND ACCEPTANCE OF SAID WORK, THE MANNER AND TIME OF PAYMENT THEREOF, AND PROVIDING FOR THE MANNER AND METHOD OF COLLECTION OF SAID ASSESSMENTS AND CERTIFICATES; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time, and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman MacCorkle, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman MacCorkle, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman MacCorkle, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The Mayor then announced that the ordinance had been finally passed.

Mayor Drake introduced the following ordinance:

AN ORDINANCE AMENDING AN ORDINANCE ENTITLED:  
"AN ORDINANCE CLOSING THE HEARING GIVEN TO THE  
REAL AND TRUE OWNERS OF PROPERTY ABUTTING UPON  
GILBERT STREET, AND SUNDRY OTHER STREETS AND  
AVENUES IN THE CITY OF AUSTIN, TEXAS, WITHIN  
THE LIMITS HEREINAFTER DEFINED, AS TO SPECIAL  
BENEFITS TO ACCRUE TO SAID PROPERTY AND THE

REAL AND TRUE OWNERS THEREOF BY VIRTUE OF THE IMPROVEMENT OF SAID STREETS WITHIN SAID LIMITS, AND AS TO ANY ERRORS, INVALIDITIES OR IRREGULARITIES IN ANY OF THE PROCEEDINGS OR CONTRACT THEREFOR; OVERRULING AND DENYING ALL PROTESTS AND OBJECTIONS OFFERED; FINDING AND DETERMINING THAT EACH AND EVERY PARCEL OF PROPERTY ABUTTING UPON EACH AND EVERY OF SAID STREETS AND AVENUES WITHIN THE LIMITS DEFINED WILL BE SPECIALLY BENEFITED AND ENHANCED IN VALUE IN EXCESS OF THE AMOUNT OF THE COST OF SAID IMPROVEMENTS PROPOSED TO BE, AND AS, ASSESSED AGAINST SAID PROPERTY, AND THE REAL AND TRUE OWNERS THEREOF, AND LEVYING AN ASSESSMENT FOR THE PAYMENT OF A PORTION OF THE COST OF IMPROVING SAID STREETS AND AVENUES WITHIN SAID LIMITS DEFINED, FIXING A CHARGE AND LIEN AGAINST SAID PROPERTIES, AND THE REAL AND TRUE OWNERS THEREOF, PROVIDING FOR THE ISSUANCE OF ASSIGNABLE CERTIFICATES UPON THE COMPLETION AND ACCEPTANCE OF SAID WORK, THE MANNER AND TIME OF PAYMENT THEREOF, AND PROVIDING FOR THE MANNER AND METHOD OF COLLECTION OF SAID ASSESSMENTS AND CERTIFICATES; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE," WHICH ORDINANCE WAS PASSED BY THE CITY COUNCIL OF THE CITY OF AUSTIN ON JANUARY 25, 1951, AND IS RECORDED IN BOOK "Q" AT PAGES 26-172, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, BY AMENDING SECTION 4 OF SAID ORDINANCE TO CORRECT AND ADJUST CERTAIN OF THE SPECIAL ASSESSMENTS APPEARING ON THE ASSESSMENT ROLL OF BONNIE ROAD, UNIT NO. 2 CONTAINED IN SAID SECTION 4 OF SAID ORDINANCE; AND DECLARING AN EMERGENCY.

The ordinance was read the first time, and Councilman Johnson moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Long, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the second time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Long, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the third time and Councilman Johnson moved that the ordinance be finally passed. The motion, seconded by Councilman Long, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The Mayor then announced that the ordinance had been finally passed.

Mayor Drake introduced the following ordinance:

AN ORDINANCE AMENDING AN ORDINANCE ENTITLED: "AN ORDINANCE CLOSING THE HEARING GIVEN TO THE REAL AND TRUE OWNERS OF PROPERTY ABUTTING UPON GILBERT STREET, AND SUNDRY OTHER STREETS AND AVENUES IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREINAFTER DEFINED, AS TO SPECIAL BENEFITS TO ACCRUE TO SAID PROPERTY AND THE REAL AND TRUE OWNERS THEREOF BY VIRTUE OF THE IMPROVEMENT OF SAID STREETS WITHIN SAID LIMITS, AND AS TO ANY ERRORS, INVALIDITIES OR IRREGULARITIES IN ANY OF THE PROCEEDINGS OR CONTRACT THEREFOR; OVERRULING AND DENYING ALL PROTESTS AND OBJECTIONS OFFERED; FINDING AND DETERMINING THAT EACH AND EVERY PARCEL OF PROPERTY ABUTTING UPON EACH AND EVERY OF SAID STREETS AND AVENUES WITHIN THE LIMITS DEFINED WILL BE SPECIALLY BENEFITTED AND ENHANCED IN VALUE IN EXCESS OF THE AMOUNT OF THE COST OF SAID IMPROVEMENTS PROPOSED TO BE, AND AS, ASSESSED AGAINST SAID PROPERTY, AND THE REAL AND TRUE OWNERS THEREOF, AND LEVYING AN ASSESSMENT FOR THE PAYMENT OF A PORTION OF THE COST OF IMPROVING SAID STREETS AND AVENUES WITHIN SAID LIMITS DEFINED, FIXING A CHARGE AND LIEN AGAINST SAID PROPERTIES, AND THE REAL AND TRUE OWNERS THEREOF, PROVIDING FOR THE ISSUANCE OF ASSIGNABLE CERTIFICATES UPON THE COMPLETION AND ACCEPTANCE OF SAID WORK, THE MANNER AND TIME OF PAYMENT THEREOF, AND PROVIDING FOR THE MANNER AND METHOD OF COLLECTION OF SAID ASSESSMENTS AND CERTIFICATES; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE," WHICH ORDINANCE WAS PASSED BY THE CITY COUNCIL OF THE CITY OF AUSTIN ON JANUARY 25, 1951, AND IS RECORDED IN BOOK "Q" AT PAGES 26-172, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, BY AMENDING SECTION 4 OF SAID ORDINANCE TO CORRECT AND ADJUST CERTAIN OF THE SPECIAL ASSESSMENTS APPEARING ON THE ASSESSMENT ROLL OF BRIDLE PATH, UNIT NO. 38 CONTAINED IN SAID SECTION 4 OF SAID ORDINANCE; AND DECLARING AN EMERGENCY.

The ordinance was read the first time, and Councilman Johnson moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Long, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

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The Mayor then announced that the ordinance had been finally passed.

Mayor Drake introduced the following ordinance:

AN ORDINANCE AMENDING THAT CERTAIN ORDINANCE ENTITLED "AN ORDINANCE REGULATING TRAFFIC UPON THE PUBLIC STREETS OF THE CITY OF AUSTIN; PRESCRIBING PENALTIES FOR THE VIOLATION OF SAME; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY," WHICH ORDINANCE WAS PASSED BY THE CITY COUNCIL OF THE CITY OF AUSTIN MAY 6, 1937, AND IS RECORDED IN BOOK "K", PAGES 159-179, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, BY AMENDING SECTION 12(b) OF ARTICLE III RELATING TO STOP SIGN LOCATIONS; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

The ordinance was read the first time, and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The Mayor then announced that the ordinance had been finally passed.

The Council received the following letter:

"June 7, 1951

"To the City Council  
City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Bonnie Road from Hopi Trail to Exposition Boulevard, being Unit 2 of Current Improvement Program.

"The work of improving Bonnie Road, from the east property line of Hopi Trail to the west property line of Exposition Boulevard, known as Unit 2 in the current improvement program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated August 22, 1950, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted,  
(Sgd) C. G. Levander  
Director of Public Works  
City of Austin, Texas "

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING BONNIE ROAD, UNIT 2, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMIT HEREINBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the second time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the third time and Councilman Johnson moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"June 7, 1951

"To the City Council  
City of Austin, Texas

"Re: Completion and Acceptance of Work of  
Improving Cherry Lane from Schulle  
Avenue to Exposition Boulevard, being  
Unit 3 of Current Improvement Program

"The work of improving Cherry Lane, from the east property line of Schulle Avenue to the west property line of Exposition Boulevard, known as Unit 3 in the current improvement program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated August 22, 1950, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted,  
(Sgd) C. G. Levander  
Director of Public Works  
City of Austin, Texas "

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF  
IMPROVING CHERRY LANE, UNIT 3, IN THE CITY OF  
AUSTIN, TEXAS, WITHIN THE LIMIT HEREINBELOW  
DEFINED, PERFORMED BY BROWN & ROOT, INC.,  
AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL  
ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH;  
DECLARING AN EMERGENCY, AND PROVIDING THAT THIS  
ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON  
ITS PASSAGE.

The ordinance was read the first time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the second time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the third time and Councilman Johnson moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"June 7, 1951

"To the City Council  
City of Austin, Texas

"Re: Completion and Acceptance of Work of  
Improving Bridle Path from Exposition  
Boulevard to Forest Trail, being Unit  
38 of Current Improvement Program

"The work of improving Bridle Path, from the east property line of Exposition Boulevard to the west property line of Forest Trail, known as Unit 38 in the current street improvement program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated August 22, 1950, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted,  
(Sgd) C. G. Levander  
Director of Public Works  
City of Austin, Texas "

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF  
IMPROVING BRIDLE PATH, UNIT 38, IN THE CITY OF  
AUSTIN, TEXAS, WITHIN THE LIMITS HEREINBELOW  
DEFINED, PERFORMED BY BROWN & ROOT, INC.,  
AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL  
ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH;  
DECLARING AN EMERGENCY, AND PROVIDING THAT THIS  
ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON  
ITS PASSAGE.

The ordinance was read the first time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the second time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the third time and Councilman Johnson moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"June 7, 1951

"To the City Council  
City of Austin, Texas

"Re: Completion and Acceptance of Work  
of Improving Cherry Lane from  
Robinhood Trail to Schulle Avenue  
of the Current Improvement Program

"The work of improving Cherry Lane from the west property line of Robinhood Trail to the east property line of Schulle Avenue in the current street improvement program, as a substitute for street improvement work included in the contract, plans and specifications contained therein, dated August 22, 1950, has been performed and completed by Brown & Root, Inc., in full compliance with said contract, plans and specifications.

"I have inspected, approved and accepted the work and improvements referred to and I now recommend that the same be accepted and received by the City Council.

"Respectfully submitted,  
(Sgd) C. G. Levander  
Director of Public Works  
City of Austin, Texas "

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF  
IMPROVING CHERRY LANE, IN THE CITY OF AUSTIN, TEXAS,  
WITHIN THE LIMITS HEREINBELOW DEFINED, PERFORMED BY  
BROWN & ROOT, INC.; DECLARING AN EMERGENCY, AND  
PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE  
IMMEDIATELY UPON THE PASSAGE.

The ordinance was read the first time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the second time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the third time and Councilman Johnson moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"June 7, 1951

"To the City Council  
City of Austin, Texas

"Re: Completion and Acceptance of Work  
of Improving Schulle Avenue from  
Cherry Lane to Clearview Drive of  
the Current Improvement Program

"The work of improving Schulle Avenue from the north property line of Cherry Lane to the south property line of Clearview Drive in the current street improvement program, as a substitute for street improvement work included in the contract, plans and specifications contained therein, dated August 22, 1950, has been performed and completed by Brown & Root, Inc., in full compliance with said contract, plans and specifications.

"I have inspected, approved, and accepted the work and improvements referred to and I now recommend that the same be accepted and received by the City Council.

"Respectfully submitted,  
(Sgd) C. G. Levander  
Director of Public Works  
City of Austin, Texas "

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING SCHULLE AVENUE, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREINBELOW DEFINED, PERFORMED BY BROWN & ROOT, INCL; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON THE PASSAGE.

The ordinance was read the first time and Councilman Johnson moved that

the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the second time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the third time and Councilman Johnson moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"June 7, 1951

"To the City Council  
City of Austin, Texas

"Re: Completion and Acceptance of Work  
of Improving Bonnie Road from  
Dillman Street to Hopi Trail of  
the Current Improvement Program

"The work of improving Bonnie Road from the east property line of Dillman Street to the east property line of Hopi Trail in the current street improvement program, as a substitute for street improvement work included in the contract, plans and specifications contained therein, dated August 22, 1950, has been performed and completed by Brown & Root, Inc., in full compliance with said contract, plans and specifications.

"I have inspected, approved and accepted the work and improvements referred to and I now recommend that the same be accepted and received by the City Council.

"Respectfully submitted,  
(Sgd) C. G. Levander  
Director of Public Works  
City of Austin, Texas "

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF  
IMPROVING BONNIE ROAD, IN THE CITY OF AUSTIN,  
TEXAS, WITHIN THE LIMITS HEREINBELOW DEFINED,  
PERFORMED BY BROWN & ROOT, INC.; DECLARING AN  
EMERGENCY, AND PROVIDING THAT THIS ORDINANCE

SHALL BECOME EFFECTIVE IMMEDIATELY UPON THE  
PASSAGE.

The ordinance was read the first time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the second time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the third time and Councilman Johnson moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"June 7, 1951

"To the City Council  
City of Austin, Texas

"RE: Completion and Acceptance of Work  
of Improving Robinhood Trail from  
Bridle Path to Cherry Lane of the  
Current Improvement Program

"The work of improving Robinhood Trail from the north property line of Bridle Path to the south property line of Cherry Lane in the current street improvement program, as a substitute for street improvement work included in the contract, plans and specifications contained therein, dated August 22, 1950, has been performed and completed by Brown & Root, Inc., in full compliance with said contract, plans and specifications.

"I have inspected, approved, and accepted the work and improvements referred to and I now recommend that the same be accepted and received by the City Council.

"Respectfully submitted,  
(Sgd) C. G. Levander  
Director of Public Works  
City of Austin, Texas "

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING ROBINHOOD TRAIL, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREINBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC.; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON THE PASSAGE.

The ordinance was read the first time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the second time and Councilman Johnson, moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The ordinance was read the third time and Councilman Johnson moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The Mayor announced that the ordinance had been finally passed.

Mayor Drake brought up for its third reading the following ordinance:

AN ORDINANCE AMENDING THAT CERTAIN ORDINANCE ENTITLED "AN ORDINANCE REGULATING THE KEEPING OF LIVESTOCK, FOWLS, AND DOGS WITHIN THE LIMITS OF THE CITY OF AUSTIN; PRESCRIBING SANITARY CONDITIONS FOR PENS AND ENCLOSURES; PROVIDING FOR A DOG CATCHER AND POUND MASTER; PROVIDING FOR LICENSING, VACCINATING AND IMPOUNDING OF DOGS; PROVIDING FOR THE IMPOUNDING AND SELLING OF LIVESTOCK RUNNING AT LARGE; PROVIDING A SAVINGS CLAUSE; PROVIDING A PENALTY; SPECIFICALLY REPEALING CERTAIN ORDINANCES AND REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH EXCEPT THE PROVISIONS IN THE ZONING ORDINANCE WHICH REGULATE THE KEEPING OF LIVESTOCK, FOWLS, AND DOGS; AND DECLARING AN EMERGENCY," WHICH ORDINANCE WAS PASSED BY THE CITY COUNCIL ON JULY 1, 1943, AND IS RECORDED IN VOL. "L" AT PAGES 331-337 OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, BY PRESCRIBING CERTAIN ADDITIONAL REGULATIONS WITH REFERENCE TO DOGS, FOWLS, AND LIVESTOCK AND REQUIRING THAT ALL HEALTH AND SANITARY MEASURES CONTAINED IN THE ORDINANCE BE ENFORCED BY THE CITY HEALTH OFFICER; AND SUSPENDING THE RULE REQUIRING THE READING OF ORDINANCES ON THREE SEPARATE DAYS.

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake  
Noes: None

The Mayor announced that the ordinance had been finally passed.

There being no further business the Council adjourned subject to the call of the Mayor.

APPROVED

W S Drake  
Mayor

ATTEST:

Echie Noosley  
City Clerk